IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

LEON DAVO	Petitioner,))
v.) No. 3:07-CV-557-G) ECF
NATHANIEL Director TDC	QUARTERMAN, J-CID, Respondent.)))
<u>RI</u>	ECOMMENDATION REGARDING C	ERTIFICATE OF APPEALABILITY
A Notic	ce of Appeal has been filed in the above ca	aptioned action in which:
	U.S.C. § 2254. the District Court has entered a final ordent to Federal Rule of Appellate Procedu	er in a habeas corpus proceeding brought pursuant to 28 er in a proceeding pursuant to 28 U.S.C. § 2255. The 22(b) and 28 U.S.C. § 2253(c), the undersigned
	ge recommends as follows: <u>FATUS</u> :	
(X) () ()	and 28 U.S.C. § 1915(a)(3), that () the person appealing is not a pau () the person appealing has not com Rules of Appellate Procedure an	a pauperis.
() (X)	a Certificate of Appealability should be I	GRANTED. (See issues set forth below). DENIED. (See reasons stated below).

REASONS FOR DENIAL: For the reasons stated in the Findings and Recommendation of the United States Magistrate Judge, filed on July 2, 2008, which were adopted by the District Court on August 13, 2008, the Petitioner has failed to make a substantial showing of the denial of a federal constitutional right. *See Slack v. McDaniel*, 529 U.S. 473, 120 S. Ct. 1595, 1602, 146 L. Ed .2d 542 (2000).

SIGNED this 11th day of September, 2008.

PAUL D. STICKNEY

UNITED STATES MAGISTRATE JUDGE